



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS

COMMISSIONER TOR TALLENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/837,165	04/19/2001	Keiki Yamada	0054-0230P	8432
2292 7	2292 7590 06/03/2005		EXAM	INER
BIRCH STEWART KOLASCH & BIRCH			HUNTSINGER, PETER K	
	PO BOX 747 FALLS CHURCH, VA 22040-0747		ART UNIT	PAPER NUMBER
THEES CHOR	11, 771 22040 0747		2624	-
			DATE MAH ED: 06/02/200	•

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/837,165	YAMADA ET AL.				
Office Action Summary	Examiner	Art Unit				
•	Peter K. Huntsinger	2624				
The MAILING DATE of this communication						
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on	2/22/05.					
	This action is non-final.					
3) Since this application is in condition for all		rs, prosecution as to the merits is				
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) <u>1-3,5,8 and 9</u> is/are pending in the	ne application					
4a) Of the above claim(s) is/are with						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-3, 5, 8, and 9</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction a	and/or election requirement.					
Application Papers						
9) ☐ The specification is objected to by the Exa	miner	•				
10) The drawing(s) filed on is/are: a)		v the Examiner				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the						
Priority under 35 U.S.C. § 119		•				
-	roign priority under 25 U.S.C. S.:	110(a) (d) or (f)				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)	_					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-94) 		ımmary (PTO-413) /Mail Date				
 2) Notice of Draftsperson's Patent Drawing Review (PTO-94 3) Information Disclosure Statement(s) (PTO-1449 or PTO/5 	SB/08) 5) Notice of Inf	ormal Patent Application (PTO-152)				
Paper No(s)/Mail Date 6) Other:						

DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 1-3, 5, 8, and 9 have been considered but are moot in view of the new ground(s) of rejection. The primary reference of the previous rejections was combined with a new reference to address the newly added limitations.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-3, 5, 8, and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kawabe et al. U.S. Patent 6,034,710 and Feruya et al. U.S. Patent 5,418,097.

Referring to claim 1, Kawabe et al. discloses an optical printing apparatus in which an image data indicative of a density of each of a plurality of pixels forming an image with a first gradation value is input (col. 9, lines 53-65), so that a plurality of exposure elements of a print head (recording elements, col. 2, lines 36-39) are each driven to perform an exposure with a required quantity of exposure light, thereby forming a pixel corresponding to each of said exposure elements on a photosensitive

Application/Control Number: 09/837,165

Art Unit: 2624

printing medium which generates a color of a density corresponding to said required quantity of exposure light (col. 9, lines 4-16), said apparatus comprising: an exposure level conversion section (printing head control section 40) for converting said image data into corresponding exposure level data (col. 9, lines 53-65) indicative of a density of each pixel with a second gradation value greater than said first gradation value indicated by said image data (col. 7, lines 9-20), said conversion of said image data being based upon predetermined data correlating the image data to exposure level data stored in a conversion table (Table 1, col. 13, lines 13-40), and for outputting the exposure level data thus converted (col. 11, lines 42-54); and a head driving section (printing head 30) being connected to receive said corrected exposure level data from said exposure level correction section and driving, based on said corrected exposure level data, each element of said print head to expose said photosensitive printing medium in such a manner that a quantity of light corresponding to said corrected exposure level data is exposed to said photosensitive printing medium, thereby forming a pixel of a density corresponding to said corrected exposure level data on said photosensitive printing medium (col. 11-12, lines 55-67, 1-29). Kawabe et al. do not disclose expressly an exposure level correction section based upon predetermined data. Feruya et al. disclose an exposure level correction section that corrects the exposure level data output from said exposure level conversion section using a correction factor for each element of said print head, the correction factor being based upon predetermined data stored in a correction table that correlates the exposure level for each element of said print head with an optimal exposure level (col. 13, lines 19-28).

Kawabe et al. and Feruya et al. are combinable because they are from the same field of color correction in printing systems. At the time of the invention, it would have been obvious to a person of ordinary skill in the art to correction exposure data using a predetermined correction factor. The motivation for doing so would have been to produce image quality without deterioration. Therefore, it would have been obvious to combine Feruya et al. with Kawabe et al. to obtain the invention as specified in claim 1.

Referring to claim 2, Kawabe et al. discloses the optical printing apparatus as claimed in claim 1, wherein said photosensitive printing medium has a nonlinear chromophore density characteristic in which the density of a color generated in accordance with a quantity of exposure light is nonlinear with respect to the quantity of exposure light (See Fig. 8-10 showing density vs. exposure), and said exposure level conversion section converts said image data into said exposure level data in such a manner that the density of a pixel formed on said photosensitive printing medium corresponding to said exposure level data is linear with respect to the image data corresponding to said exposure level data (col. 14, lines 50-67).

Referring to claim 3, Kawabe et al. discloses the optical printing apparatus as claimed in claim 1, wherein upon exposure of each element of said print head, the quantity of light per unit time of each element is constant, and said head driving section drives each element of said print head in such a manner that the exposure time of each element is proportional to the magnitude of said exposure level data (col. 2, lines 24-35).

Application/Control Number: 09/837,165

Art Unit: 2624

Referring to claim 5, Kawabe et al. discloses the optical printing apparatus as claimed in claim 1, wherein said image data indicates the density of each of three primary colors for a plurality of pixels forming a color image with said first gradation value for each pixel (col. 9, lines 9-16), and said exposure level conversion section converts said image data input thereto into corresponding exposure level data for each color which is indicative of the density of each color of each pixel represented by said image data with a second gradation value greater than said first gradation value for each color (col. 9, lines 43-46), and said head driving section receives said exposure level data for each color and drives each element of said print head to expose said photosensitive printing medium in such a manner that a quantity of light corresponding to said exposure level data is exposed to said photosensitive printing medium, thereby forming a pixel of a density for each color corresponding to said exposure level data for each color on said photosensitive printing medium (col. 9, lines 46-49).

Referring to claim 8, the optical printing apparatus as claimed in claim 1, wherein said exposure level correction section comprises: a multiplier (multiplier 41 of Fig. 3) for multiplying said correction factors and exposure level data (col.11, lines 42-45); wherein said exposure level correction section determines corrected exposure level data from a correction factor read out from said correction table and an input exposure level data, and outputs the corrected exposure level data thus determined (col. 11, lines 43-54)

Referring to claim 9, the optical printing apparatus as claimed in claim 1, further comprising: an accumulated exposure time information storing section (correction memory 66) for storing accumulated exposure time information corresponding to an

Page 6

Art Unit: 2624

accumulated exposure time of said print head (col. 14, lines 50-67); and an exposure level correcting section for correcting exposure level data output from said exposure level conversion section in accordance with accumulated exposure time information output from said accumulated exposure time information storing section, and for outputting the thus corrected exposure level data (col. 15, lines 1-3); wherein said head driving section receives said corrected exposure level and drives each element of said print head to expose said photosensitive printing medium in such a manner that a quantity of light corresponding to said input corrected exposure level is exposed to said photosensitive printing medium, thereby forming a pixel of a density corresponding to said corrected exposure level data on said photosensitive printing medium (col. 15, lines 1-3).

Conclusion

4. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

Art Unit: 2624

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Peter K. Huntsinger whose telephone number is (571)272-7435. The examiner can normally be reached on Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Moore can be reached on (571)272-7437. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ZJEPH MANCHE RIMARY EXAMIN'

PKH